## PATROLANDS UNIT

THIS AGREEDENT made and entered into at the Township of dicacester,
County of Camden, New Jersey, this
MAY , 1981, by and between the Fownship Council on behalf
of the Township of Gloucester, hereinafter referred to as "Council" and the
Gloucester Township Negotiating Committee, hereinafter referred to as the
"GINC".

## WITNESSETH:

WHEREAS, the Council and the STNC recognize and declare that providing quality police protection for the Township is their mutual mim; and

WHEREAS, the Township Council and the Township Manager retain the balic decision making powers over fiscal and management questions, although they are willing to consult with employee representatives on employee oriented matters; and

WHEREAS, the Patrolmen of the police force are particularly qualified to advise the formulation and policies and programs designed to improve the standards of police protection, and

WHEREAS, the Township has obligation, pursuant to Chapter 303, Public Laws 1968 to negotiate with the GTNC as the representative of employees hereinafter designated with respect to the terms and conditions of employment; and,

WHEREAS, the parties have reached certain understandings which they desire to confirm in this AGREENEVF.

In consideration of the following mutual covenants, it is hereby agreed as follows:

## ARTICLE I: LEGAL REFERENCE

Nothing contained in this AGNEEWENT whill alter the authority conferred by Law, Ordinance, Resolution of Admiristrative Code and Police Department Rules and Regulations upon any Township Grittaial or in any way abridge or reduce such authority. This AGRETOVAT shall be construed as requiring

Township Officials to follow the terms contained herein, to the extent that they are applicable in the exercise conferred upon them by law.

Nothing contained herein shall be construed to deny or restrict to any policeman such rights as he may have under any other applicable laws and Regulations. The rights granted to policemen hereunder shall be deemed to be in addition to those provided elsewhere.

## ARTICLE II: RECOGNITION

The Township hereby recognizes the GTNC as the sole and exclusive representative of the Patrolmen of the Police Department for the purpose of collective negotiations with respect to terms and conditions of employment.

ARTICLE III: FOLICEMENS' RIGHTS

Pursuant to Chapter 303, Public Laws 1968, the Township hereby agrees that every Patrolman shall have the right freely to organize, join, and support the GTNC and its affiliates for the purpose of engaging in collective negotiations and other concerted activities for mutual aid and protection.

As a duly selected body exercising governmental power under color of Laws of the State of New Jersey, the Township undertakes and agrees that it shall not directly or indirectly discourage or deprive or occarce any policeman in the enjoyments of any rights conferred by Chapter 303, Public Laws 1968 or other Laws of New Jersey or the Constitution of New Jersey and the United States; that it shall not discriminate against any policeman with respect to hours, wages, or any terms or conditions of employment by reason of his membership in the GTNC and its affiliates, his participation in any activities of the GTNC and its affiliates, collective negotiations with the Township or his institution of any grievance, complaint, or proceeding under this AGREEMENT or otherwise with respect to any terms or conditions of employment.

Representatives of the GTNC shall be permitted time off to attend negotiating sessions, provided the efficiency of the Department is not affected thereby.

A Police Officer shall have the right to inspect his personnel file on reasonable notice and at reasonable times provided a designated superior officer is present at the time of inspection.

The Township agrees to notify the individual police officer if any material discriminatory to the police officer is placed in his personnel jacket.

#### ARTICLE IV: MANAGEMENT RIGHTS

Except to the extent expressly modified by a specific provision of this AGRFEMENT, the Township of Gloucester reserves the right and retains solely and exclusively all of its Statutory and Common law Rights to manage this operation of the Police Department of the Township of Gloucester, New Jersey, as such rights existed prior to the execution of this or any other previous AGREEMENT with the CTNC. The sole and exclusive rights of the Township of Gloucester, New Jersey, which are not abridged by this AGREEMENT, shall include but are not limited to, its rights to determine the existence or non-existence of facts which are the basis of the Township Police Department and/or Management decision, to establish or continue policies, practices, or procedures for the citizens of the Township of Gloucester, and from time to time, to change or abolish such practices or procedures; the right to determine and from time to time redetermine the number, locations, and relocation and types of its Officers and employees or to discontinue any performance by officers or employees of the Township of Gloucester; to determine the number of hours per day or week any operation of the Police Dapartment may be carried on; to select and determine the number and types of officers required; to assign such work to such officers in accordance with the requirements determined by the Department of Police and Township Manager; to establish training programs and upgrading requirements for officers and/or employees within the Department; to establish and change work schedules and assignments; to transfer, promote, or demote officers or employees for just cause, or to lay off; terminate or

otherwise relieve officers and/or amployees from duty for lack of work or other legitimate reasons; to determine the facts of lack of work; to continue, alter, make, and enforce reasonable rules for the maintenance of discipline; to suspend, discharge, or otherwise take such measures as the Township Manager may determine to be necessary for the orderly and efficient operation of the Department of Police for the Township of Gloucester, New Jersey, provided, however, nothing herein shall prevent an officer from presenting his grievance for the alleged violation of any article or specific term of this AGREEMENT.

#### ARTICLE V: SICK LEAVE

Sick leave means the absence from duty of a member of the police department because of personal illness by reason of which such member is unable to perform the usual duties of his position because of exposure to contagious disease, or other illness, or in an emergency situation where because of a member of his immediate family (wife & children) having an illness requiring his remaining at home to care for same, or caring for the household. Such an emergency situation shall be dicumented upon request of the Director of Public Safety and/or Chief of Police. Each member of the police department covered by this contract shall be granted twenty-one (21) sick days per year, three (3) of which may be taken as personal days and noted as such on the member's personnel record. The only limitation on the granting of personal day leave shall be the manpower requirements of the police department. Two (2) additional days of the above mentioned sick leave may be taken as personal business days and noted as such on the member's personnel record. Personal business days shall be used for the personal business of a member of such a nature that it cannot be scheduled at the convenience of the member or for a personal or household emergency which requires the immediate attention of the member. The reason for the request for a personal business day must be stated at the time of application for leave from auty.

- A. Sick leave shall be cumulative from year to year, and all members shall receive upon retirement the sum of twenty (\$20.00) dollars for each unused sick day cumulated prior to December 31, 1977.
- B. Commencing on January 1, 1978, members shall be paid 50% of a full day's pay for each day of sick leave accumulated from that date, upon honorable separation from service and upon the recommendation of the Director of Public Safety. This shall be paid at the salary level then in effect at the time of separation.
- C. At the option of a member of this contract, and in lieu of payment under Sections "A" and "B" of this article, the total accumulated sick leave of such member may be taken, prior to retirement, as terminal leave on a day for day basis.
- D. Any member who has exhausted his accumulated sick leave, by reason of illness, as proved to the satisfaction of the Director of Public Safety, shall be continued on the Township Blue Cross/Blue Shield Program, Dental Program, Prescription Plans, or any other Medical Insurance Program until he shall return to duty.
- E. In the event a member shall have no sick leave, either allowable or cumulative, and is granted leave for personal business, such leave must be approved by the Director of Public Safety and/or Chief of Police.

#### ARTICLE VI: DISABILITY LEAVE WITH PAY

A member who is disabled by injury incurred in the performance of his duty or by illness as a direct result of or arising out of his employment may, on the recommendation of the Chief of the Department to the Township Manager, be granted leave of absence with full pay and benefits, for a period pot to exceed one (1) year, provided that said disability or illness was a direct result of, or arising out of his employment, and is certified as such by a physician designated by the Township. The Director of Public Safety shall require evidence in the form of a physician's certificate from such physician as to the original and continued disability of such member as a result of

injuries sustained in the line of muty or Illness as a direct result of, or arising out of his employment.

Any temporary disability payments from Workmens' Compensation Insurance received by the employee shall be credited toward the pay referred to above.

ARTICLE VII: LIABILITY AND FALSE ARREST INSURANCE

The Township agrees to cover all members of the Department with False Arrest & Liability Insurance in the amount of Two Hundred Fifty Thousand (\$250,000) Dollars - Five Hundred Thousand (\$500,000) Dollars. In addition, whenever an officer or member of the police department or force is a defendant in any action or legal proceeding arising out of, or incidental to the performance of his duties, the governing body of the municipality shall provide said member or officer with necessary means for the defense of such action or proceeding, but not for his defense in a disciplinary hearing instituted against him by the municipality or in a criminal proceeding instituted as a result of a complaint on behalf of the municipality. If any such disciplinary or criminal proceeding instituted by, or on complaint of the municipality, shall be dismissed or finally determined in favor of the member or officer, he shall be reimbursed for the expense of his defense.

## ARTICLE VIII: CLOTHING ALLOWANCE

All Patrolmen and Detectives covered under this AGREFNENT shall receive the sum of six hundred eighty five (\$685.00) Dollars per year as a uniform and/or clothing allowance. Fifty (50%) percent of this allowance to be paid on January 1st, and fifty (50%) percent on July 1st.

- A. In the event of a uniform change specified by the Township, the Township shall be responsible for issuing the initial amounts of new uniforms required for the change.
  - B. The Township shall replace or repair all uniforms damaged while on juty.
- C. New members hired under this AGREEMENT shall be issued the full amount of initial uniforms and equipment as required under present departmental regulations. This shall include, but not be limited to, full number 4 Winter

uniforms, weaporry, Tainwear, shoes and boots, and leather goods. Clothing Allowance for new members shall not be payable until the completion of one (1) year of service from their date of hiring. Fayment shall then be made on a pro-rated basis for the remainder of the calendar year.

A regular full-time employee who is excused from work because of death in his extended family, as defined below, shall be paid his regular rate of pay for the scheduled working hours missed during the first three (3) working days following the death of the family member.

ARTICLE IX: FUNERAL LEAVE

Time off with pay as provided in this section is intended to be used for the purpose of handling necessary arrangements and attendance at the funeral of the deceased member of the family.

Extended family is defined to mean brother or sister, father-in-law, mother-in-law, grandmother or grandfather, and brother-in-law or sister-in-law.

In the event of death of a member of the employee's immediate family (spouse, parents, or children), the employee will receive his regular rate of pay for the first seven (7) working days following the death of such family member.

If further time is necessary, the employee will request such time from the Director of Public Safety and/or Chief of Police.

In the event that the death of an extended family member causes an additional burden on the employee him/herself as defined below, the employee will receive his regular rate of pay for the first seven (7) working days following the death of such family member.

"Additional Burden" Defined: The employee must in addition to making the usual necessary funeral arrangements and attendance be called upon to:

- 1. Have to physically move the household furniture and belongings of the deceased or their survivors to another location.
- 2. Have to arrange to dispose of or transfer the business conserns of the deceased.

3. Have to arrange for the care of stavivors of the deceased.

Funeral leave for any other situation not specifically covered under the terms of this article may be granted by the Director of Public Safety or Chief of Police upon application by a member covered under this contract, giving sufficient cause for such leave to be granted.

#### ARTICLE X: RULES AND REGULATIONS

The Township Manager shall and may establish and enforce binding rules and regulations in connection with the operation of the Police Department, and maintenance of discipline, provided such rules and regulations are not in conflict with the provisions of this AGREEMENT. Copies shall be furnished to the Association. It is understood that application of this AGREEMENT shall not in any way hamper enforcement of the Departmental Rules & Regulations.

It is understood that all employees shall comply with all rules and regulations of the Department, & orders or directives issued by the Director of Public Safety or his designee, from time to time. Employees shall promptly and efficiently execute the instructions and orders of superior officers. If an employee or employees believe a rule, regulation, instruction, or order of an officer or other superior is unreasonable, or unjust, the employee or employees shall comply with the rule, regulation, order or instruction, but with the further provision that such employee or employees may regard the rule, regulation, order, or instruction as a grievance which shall be handled in accordance with the grievance procedure set forth in Article XVII of this contract.

In the event that an employee or employees shall refuse to comply with the rule or regulation, or shall refuse to execute promptly and efficiently an instruction or order of a superior officer, appropriate action shall be within the province of the superior officer within the framework of Department Rules & Regulations, subject only to the right of employee to file a grievance.

All members of the Police Department shall be issued a Manual containing all rules, regulations, general orders, and policy statements plus other orders,

presently in offert in the Police Department. If any changes in the above mentioned areas are made, said changes shall be issued and interted in the Manual.

The Township shall keep an up-to-date complication of all S.O.P.'s, Special Orders, and memos. These shall be kept in a location as to be readily available to all members of the department at all times for their inspection and review on a 24 hour basis.

#### ARTICLE XI: NON-DISCRIMINATION

The parties hereto agree that neither shall discriminate against any employee because of his membership or non-membership in the PBA or FOP, or his participation in activities herein prescribed, nor discriminate against any member of the PBA or FOP for any action involving his management duties on behalf of the Department of Folice, Township of Gloucester, New Jersey.

ARTICLE XII: HOSPITALIZATION

The Township agrees to provide Blue Cross/Blue Shield or an independent hospitalization policy containing similar benefits as well as major medical insurance for the employee and his dependents, with these benefits continued upon the member's retirement until Social Security age is reached for Medicare.

ARTICLE XIII: BAN ON STRIKES

It is recognized that the prevention of crime, the preservation of law and order, and protection of life and property is the responsibility of members of the Police Department, and it is further recognized that the need for continued and uninterrupted operation of the Police Department is of paramount importance to the citizens of the community; therefore, there shall be no interference with such operation.

Adequate procedures having been provided for the equitable settlement or grievances arising out of this AGREDVENT, parties hereto agree that there shall not be and that the GTNC, its officers, members, agents, or principals, will not engage in, encourage, sametion, or suggest sarikes, slowdowns, mass

resignations, mass absenteeism, or other suspension of, or interference with, normal work performance.

## ARTICLE XIV: EMBODIMENT OF AGREEMENT

This document constitutes the sole and complete agreement between the parties as to the terms and conditions set forth herein. The parties acknowledge that they have had the opportunity to present and discuss proposals on any subject which is (or may be) subject to collective bargaining.

The Township agrees that all benefits, terms and conditions of employment and past practices relating to the status of the employees covered by this AGREEMENT shall be maintained at not less than the nighest standards in effect at the time of the commencement of collective bargaining leading to the execution of this AGREEMENT.

The Township shall perform no act which will conflict with the terms of this ACREEMENT.

## ARTICLE XV: MISCELLANEOUS:

If any provisions of this AGREEVENT or any application of this AGREEVENT to any employee or group of employees is held to be contrary to Law, then such provision or application shall not be deemed valid and subsisting except to the extent permitted by Law, but all other provisions or applications shall continue in full force and effect.

The provisions of this AGREENENT shall be subject to and subordinated to and shall not annul or modify existing applicable provisions of State & Local Laws except as such particular provisions of this contract modify existing local laws.

If any provision of this AGREPHENT is held contrary to law, then the GTNC and the Township shall collectively negotiate to try and bring that provision into alignment with the conflicting law, or if that it impossible, to negotiate a new provision or benefit to take the place of that unlawful provision.

ARTICLE XVI: PROMOTIONS

The Township agrees that promotions shall be able in accompanie with Clvil

presented to the Township Marage saidhin five (5) working days after the response is given. The Township daying, after a grievance hearing, at Which the employee shall have the right to have his representative present, will reply to the grievance in writing within seven (7) days of the date of the presentation of the written grievance (Saturday, Sunday, and solidays excluded) STEP 4

If not settled by STEP 3, the granular will be presented to the Township Council within five (5) working days after the response given in STEF 3.

Township Council will reply within ten (10) working days after the next regularly scheduled meeting after presentation of the grievance. If Township Council desires to neve a nearing on the matter, it shall be held at the next regularly scheduled Council meeting, but in no case shall the member be given less than seven (7) calendar days notice of the hearing. If such a hearing is held, Township Council will have three (3) working days after such hearing to respond to the grievance, Saturdays, Sundays, and holidays excluded. The aggrieved employee may be represented by Counsel in presenting his grievance.

If the grievance is not settled in STEP 4, it will be submitted to an arbitrator from P.I.R.C. or the American Association of Arbitration, mutually agreeable to both parties. The cost of such arbitration will be borne by the party not upheld by the arbitrator.

A. A grievance may be filed by the GTNC at its own instigation or at the request of any patrolman or detective covered under this AGREDMENT instead of an individual patrolman or detective at the sole discretion of the GTNC.

In filing a grievance the GTMC will not be required to observe STEP 1, but will instead submit the grievance directly to the Chain of Command as in.

STEP 2. A grievance submitted to the Director of Public Safety, Chief of Foliae, or Deputy Chief of Foliae, by the GTMC, will have complied with the requiremental of STEP 2. The time limits, procedures, and additional steps in the grievance procedure will then be observed by the GTMC and Township as outline. It will aforementioned procedure.

## ARTICLE XVIII: JCENT SINC MANAGERERY COMMINTER

A committee consisting of the Township Markger and the GTNC shall be established for the purpose of reviewing the administration of this ASREWMENT and to resolve problems that may arise. Said committee will meet when necessary and required. These meetings are not intended to bypass the grievance procedure or to be considered contract negotiation meetings.

The purpose and intent of such meeting is to foster good employment relations through communications between the Township and the GTNC on such matters as:

- (a) Discussing questions arising over the interpretation and application of this AGREEMENT.
- (b) Disseminating general information of interest to the parties.
- (c) Giving GTNC representative the opportunity to express their views or to make suggestions on subjects of interest to employees of the bargaining unit.
- (d) To notify the employees in the bargaining unit of changes in non-bargainable conditions of employment contemplated by management.
- (e) The promotion of education and training.
- (f) The elimination of waste and the conservation of materials & supplies.
- (g) The improvement of working conditions, the safeguarding of health and prevention of hazards to life and property and the strengthening of the morale of the employees.

## ARTICLE XIX: FLEXIBILITY OF ASSIGNMENT

Employees, regardless of regular assignments, may be reassigned to perform any duty related to their profession as police officers, including any duties connected with:

- (a) Prevention & detection of Unime;
- (b) Enforcement of laws & ordinances;
- (c) Protection of life & property;

- (d) Arrest of violature of the law;
- (e) Direction of tradfie;
- (f) Regulation of non-criminal behavior of the sitizenry; and
- (g) Preservation of the peace.

An exception to specific duties can be made where employees are on the medical "Limited Duty" list and cannot perform the said duties.

The Township and the GTNC acknowledge that a policemens' primary responsibility is to perform police duties and his energies shall be utilized fully to this and except in case of emergencies or special circumstances.

ARTICLE XX: VACATIONS

Members of the Police Department covere: by this ACREENCAT shall be granted the Collowing vacation leave:

- 1. After six (5) months up to one year of service, one (1) working day per month of service.
- From one year up to and including the third year of service, fourteen (14)
  working days.
- 3. From the fourth year up to and including the sixth year of service, seventeen (17) working days.
- 4. From the seventh year up to and including the minth year of service, twenty (20) working days.
- From the tenth year up to and including the fourteenth year of service,
   twenty five (25) working days.
- 6. From the fifteenth year of Service to retirement, thirty (30) working days.

Members may accumulate up to one year's allowable vacation leave.

ARTICLE XXI: LOLIDAYS

The following fifteen (15) days shall be observed as normal holidays during the years covered by this contrast: Hew Year's Day, Martin Lither King's Day, Lincoln's Birthday, Washington's Birthday, Good Friday, Law Day (May 1), Memorial Day, Independence Day, Liber Day, Columbus Day, General Election Day,

Veterans Day, Thankagiving Day, History after Thankagiving, Christman Day.

In addition to the fifther in lacks apply the more member's deriving, at his option, may be taken off on his birthday or another day, or paid as additional compensation on December 1st.

Compensation for holidays shall be as fullows:

- A. If a holiday falls or is included in a scheduled shift and the Patrolman actually works on that holiday, no shall remoive straight time pay for said holiday, and in addition thereto, no shall receive on December 1st of that year, one additional day's pay for working said holiday.
- B. If a holiday falls or is included in , scheduled smift and the Patrolman does not work on that holiday, he shall only receive straight time pay for that holiday out he additional day's pay on December 1st of that year.
- C. If a holiday falls or is included on a normal day off, the Patrolman shall receive on December 1st of that year, one may's pay for such holiday.
- D. If a Patrolman is on a duty related injury and that period of time falls on a holiday, he will receive one day's pay for said holiday on December is:

  of that year for said holiday.
- E. If a Patrolman is on sick leave and that period of line falls on a holiday, he will be charged for the sick day, but will receive one day's pay on December 1st of that year for said holiday provided that period of sick time totals three (3) working days and he returns to work with doctor's percificate.
- F. If a member is on a scheduled vication day on any holiday, he shall receive one (1) day's pay as additional conjensation on December 1st.

## ARTICLE XXII: HOURS OF EVELOYMENT

The normal work week of a policitation and I consist of forty (45, nours per week. The exact hours for purviously and open shall be established by the Director of Public Safety and approved as the Thyuship Manager.

A. Regular overtime, provided the same is approved by the Director of Public Safety, small be companiested to the hade of time and one-maided county, carnings.

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- i. When a Programmin or actrotive is malter into duty prior to the normal starting time for his scheduled beginning of un assigned shift, he shall be paid as follows:
  - a.) For any time period over four (4) hours prior to the start of the scheduled shift; on an hour for hour pasis for actual time worked at the rate of one and one half times the hourly rate of pay.
  - b.) For a time period of four (4) hours prior to the start of the scheduled shift, four (4) hours pay at the rate of one and one half times the hourly rate of pay.
  - c.) For any time period of less than four hours prior to the start of the scheduled shift, the actual number of hours worked and one admittional hour premium at one and one half times the hourly rate of pay, not to exceed a total of four hours pay at one and one half times the mounty rate of pay.
- E. For court appearances required while off-duty before the Grand Jury, Superior, County and Juvenile Courts in criminal matters, compensation shall be paid therefore at the rate of time and one-half of hourly curnings the minimum compensation for such appearances shall be for the first four (4) hours, thereafter on a per hour basis at the aforesaid rate.
- C. For Gloucester Township Municipal Court appearances required while off duty, where a policeman is unable to schedule such appearance during his regular work shift, or where the matter had been postponed or is otherwise continued and deferred by the court, not at the request of the policeman and he is otherwise off duty, compensation at the rate of one (1) hour's yay at the normal hourly rate of pay shall be paid, and thereafter on a per hour busing at one and one half times the hourly rate of pay.

All policement shall achedule their appearances before the Glousester Township Municipal Court during their regular work shift, if possible, and no compensation shall be paid for matters which might raid over the culed during a regular shift unless good cause chists, as approved by the matter of the

Public Safety.

juvenile intake hearing, the arm of a milf busew the officer's hourly rate with a four (4) hour minimum compensation and thereafter on a per hour basis.

E. For off-duty attendamme at Board of Education & Township functions and functions of other organizations such as athletic contests, dances, etc., the officer shall be comparameted at who rate of nine (\$9.00) Dellars per hour or straight time hourly earnings, addrever is higher.

In the assignment of overtime required by the Board of Education and rewnship functions, we have all instructe such overtime fairly and equitably, and, wherever the checking function and practicable, shall assign such overtime on a senority basic with adequate advance notice. In assignment of Board of Education and Commonly functions, the Township agrees to a policy, of first secking volunteers for the Cambrions before assigning employees.

If there are no volunteers for the familion, the Township shall assign employees to the Cambrion, but in no event whall the Commonly exempent directioners.

In the event an employee is assigned (ordered) to one of the aforesaid functions, by the Township, he shall be compensated at one and one half times his hourly rate of pay for a four (4) hour minimum, and on a per hour basis thereafter.

ARTICLE XXIII: DENTAL PLAN

The Township shall provide a Dental Plan under the North American Plan, or an equal coverage plan by another insurance company or other organization providing the same dental care, for employees covered under this AGHEMENT and his dependents.

## ARRITOLE YOLLV: RAYN DEFENDED THE

A. Patrolman and Patrolman absoluted to our Detective Division:

For the year 19'l, more small be one impossed Six Mandred (\$1,600) Dollar salary differential between the natural rate of salary of a Patrolman and the nace of calary data matrimal shows weeky- more terramental original to the

- B. For the year 1982, there shall be a few Thomsand Sever Hardend Twenty Five (\$1,725) Dollar salary differential between the normal rate of salary of a Patrolman and the rate of salary said Patrolman shall receive when permanently assigned to the Detective Division.
- C. Whenever a Detective is designated as the "Duty Detective" and is on call for that period of time assigned by his Division Commander, he shall receive two (2) hour's pay at his normal hourly rate of pay as additional compensation for keeping nimself on this standby status.
- D. Semior Fabrolmen: Freme shall be a rate differential detween the salary paid to a starting patrolmen and a semior patrolmen as follows:
- 1. For the year 1962, the differential shall be three matter eight dollars (\$368.00).
- 2. For the year 1983, the differential shall be four hudred dollars, (\$400.00).
- a). This rate differential shall be due in a lump sum on Januar last of each year. It shall be added to the base pay paid to senior patrolium as of December 31st of the preceding year, the resulting figure of which shall be used to determine the salary to be paid in that year, utilizing the amount of increase in the attached senedule "A"; that is, 7% of the sum of the base salary as of December 31st of the preceding year and the rate differential due on January last. Payment of the rate differential shall be made on the first regular pay period following January last.
- b). Senior Patrolmen are defined as patrolmen and patrolmen assigned to the Detective Division who have reached only your of service or more.
- c). The lump sum rate differential you now salary for the year shall be considered base pay and shall all to included in the pension base for the year.

  ARFICLE XXV: SHIRL DIFFERENTIALS.
- A. The following shift differentials shall apply for any member covered under this ACREMENT for assignment to one of the Tollowing shiften in a

#### permanent costs:

- 1. For the right AV no. 180 Fit units, the normal result of compensations.
- 2. For the 2000 FM to Fidnight shift, in addition to the normal rate of compensation, there shall be paid a 4% additional shift differential.
- 3. For the Midnight to 8:00 AM shift, in addition to the normal rate of compensation, there shall be paid a 9% additional shift differential.
- B. The Pollowing shift differentials shall apply for any member covered under this AGREFMENT assigned to the following shifts on a rotating casis:
- 1. For the 8:00 AM to 4:00 PM shift, the normal rate of compensation.
- For the 4:00 FM to Midnight smift, in addition to the normal rate of compensation, there shall be paid a 2% additional shift differential.
- 3. For the Midnight to 8:00 AM shift, in addition to the normal mate of tempersation, there shall be paid a 2% additional shift differential.
  - A. Rate to be paid quarterly.

## ARTICLE AXVI: COLLEGE CREDITS

On December 1st of each year, the Township shall pay to every Fabrolman as additional compensation, the sum of Ten (\$10.00) Dollars per credit per year for college credits possessed by said patrolman for uncertaking, completing and satisfactorily passing college courses of study and otted township an addemic degree related to law Enforcement, at any accredited college or university.

In order to qualify for such compensation, said patrolyme must present and file an officially documented transcript of fredits and secure the approval thereof by the Director of Public Safety at least thirty (30) days prior to December 1st.

Compensation shall be paid for credits in blocks of one (1) up to a maximum of one hundred ewenty (120) credits.

## ARTICLE XXVII: LEMENT AT HIGHER RANK

A patrolarit temportatily assigned and performing the work and outles of an officer of higher rank shall receive, upon the approval of the director of Public Safety, the rate of salary or compensation of their higher rank. Such compensation shall be paid from the first into a performance of said work era divise of an officer of a higher rank, including, to not limited

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to Detective k Sergewat.

## ARTICLA AXVELLA MAGNES & LONGEY.

Wages shall be paid in accommune with the marry Grainance of the Township of Jucksester prepared in accordance with the attached Schedule "A", Articla XXIV and all other provintons of this contract.

Longevity pay for extended convice shall be determined on the basis of the amployee's arrivervary data of employment in accordance with the rates hereinafter set forth; and it shall be payable in one lump sum on December 1st of the year when the longevity rates become applicable to the particular employer, and it when December 1st thereafter.

dermension of the anniversary late of employment of the segimning of the year of service indicated in the first column below until the end of the year of service indicated in the second column colow, the employee who shall qualify therefore shall receive a sum equivalent to that percentage figure indicated in the third column below of his wase salary rate for the current year:

Column L		Commercial	<u> </u>
Sth year	timough	öth year	5.5
7th Jahr	ರಗಿಸಂಬರ್ಭೆ:	9th Year	ć 3
10th yuar	through	12th year	7 %
13tan Joan	through	14th year	ರ %
15th year	through	16th year	y %
17th year	t) <u>ಉಂಟರ್</u> ಪ್	lÿnh yoar	10 #
20th yeth	through	Petirement	11.8

An officer may request that longevity be pull within his base balary in order to increase his pension panelits, because, the officer must request this juring the three (3) years (microso his antidipated retirement.

## ARTICLE SOLD: ATMIDS INC. COMMAN

Employees may engage in ourside omployment used the regulations and conditions contained in the Township Police Manner quater 1971.

#### ARTICLE XXX: PRESCRIPTION PLAN

A. The Township will provide for all members covered under this AGREFATIVE a prescription plan for amployees and their dependents in which the employees is responsible for payment of fifty (.50¢) cents toward the cost of the prescription. The maximum reimbursement for employees and dependents, combined, shall be a total of \$250.00 per year.

B. Beginning in the year 1982, the Tomaship agrees to provide a prescription eyeglass and examination plan to employees and their dependents in an amount up to a total of \$250.00 per year for employees and dependents combined.

## ARTICLE XXXI: F.O.P. OR P.B.A. OFFICERS, DELEGATES, OR TRUSTELS

Any F.C.F. or P.B.A. officers, delegates, or trustees shall be given time off to attend any local or state meeting or executive session of either organization providing the manpower needs of the department are not adversely effected, and the prior consent of the Director of Public Safety or his designee has been secured.

## ARTICLE XXXII: EMERGENCY STANDBY

In the event that any member covered under this AGREDYEVI is ordered to place nimself on alert for duty in an emergency situation, he will be compensated at the rate of four (4) hours pay at the normal county rate of pay for each day on such emergency standby.

#### ARTICLE XXXIII: TRAINING

The Township agrees to provide transportation to and from training schools as incidental to the member's employment.

A. For training schools at any training area the Township agrees to provide to members covered under this AGREEMENT, daily round trip transportation in the form of a police vehicle or payment for mileage at the rand of twenty-two (.224) cents per mile.

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This Addication, which is the first processed offers from January 1, 1981 through and including the Bast of December, 1983. If either party wishes to terminate, mend, or electwise modify the terms and conditions set forth herein at the time of expiration, he must notify the other party in writing not less than one hundred twenty (120) days prior to such expiration.

This AGREMANT small remain in full force and effect on a day-to-day basis during collective congaining dejociations between the parties extending beyond the data of expiration set forth heroin.

Collective negotiathers on this terms of a new ADREENT shall accommon no later than deposition 1, 1983, and shall be completed before or no later than December 31, 1983.

Pownship Manager	GINC Representative
Mayor	GINC Representative
ATTEST:	GINC Representative

Township Clerk

## AMENDMENT to

GTNC Contract dated May 20, 1981, which is effective January 1, 1981 through and including December 31,1983.

ARTICLE	XXVIII:	WAGES	AND	LONGEVITY	(page	20)
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20th year through retirement delete 11% correct to 12%

TOWNSHIP MANAGER

MAYOR

GTNC REPRESENTATIVE

ATTEST:

GTNC REPRESENTATIVE

WASHIP CLERK GTNC REPRESENTATIVE

## SCHEDULL, "A"

#### I. SALARY SCHEDULE

For the purposes of this schedule, the calary paid to patrolman as a December 31, 1950 is as follows:

-	. Date of Employment	to six (6) months	of service	\$ 13,770.00
ć	. Six (6) months of s	service to one (1)	year of service	\$ 14,532.00

3. After one (1) year of service \$ 18,415.00

- A. Effective January 1, 1981, the salary taid to patrolmen shall be increased seven (7%) percent over the total base pay of patrolmen as of December 31, 1980.
- B. Effective January 1, 1982, the salary paid to patrolmen shall be increased seven (7%) percent over the total base pay at patrolmen as of January 1, 1982.
- C. The salary for the year 1989 shall be determined by collective negotiations between the CTNC and the Township. Said collective negotiation shall commence by September 1, 1982 and be completed by December 31, 1982.

### AMENDMENT to

GTNC Contract dated May 20, 1981, which is effective January 1, 1981 through and including December 31,1983.

# ARTICLE XXVIII: WAGES AND LONGEVITY (page 20)

20th year through retirement delete 11% correct to 12%

TOWNSHIP MANAGER

MAYOR

ATTEST:

TOWNSHIP CLERK

GTNC REPRESENTATIVE

GTNC REPRESENTATIVE

GTNC REPRESENTATIVE

GTNC REPRESENTATIVE

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